Randall Allen (State Bar No. 264067)**  ALSTON + BIRD LLP  Two Palo Alto Square 3000 El Camino Real, Suite 400  Palo Alto, California 94306  Telephone: 650-838-2000  Facsimile: 650-838-2001  Email: randall.allen@alston.com		
Attorneys for Plaintiffs Nokia Corporation and Nokia Inc.  **(additional attorney names on signature line)  Bruce H. Jackson (State Bar No. 98118)** BAKER & MCKENZIE LLP Two Embarcadero Center, 11th Floor San Francisco, CA 94111-3802 Telephone: 415-576-3000 Facsimile: 415-576-3099 Email: bruce.h.jackson@bakernet.com  Attorneys for Defendants Chunghwa Picture Tubes, Ltd. and Tatung Company  **(additional attorney names on signature line)  UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION  IN RE TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION  CASE NO: 3:09-CV-5609		
		NOKIA CORPORATION and NOKIA INC.,  Plaintiffs,  v.  AU OPTRONICS CORPORATION, et al.  Defendants.  This Document Relates to: Case No. 3:09-CV-5609
	ALSTON + BİRD LLP Two Palo Alto Square 3000 El Camino Real, Suite 400 Palo Alto, California 94306 Telephone: 650-838-2001 Email: randall.allen@alston.com  Attorneys for Plaintiffs Nokia Corporation and Nower and State and Stat	

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR NOKIA TO FILE REPLY BRIEF IN SUPPORT OF MOTION TO SERVE DEFENDANTS THROUGH THEIR U.S. COUNSEL AND WAIVING ORAL ARGUMENT

Defendants Chunghwa Picture Tubes, Ltd. and Tatung Company (collectively "Defendants"), the undersigned counsel hereby stipulate and agree that the Court should enter an Order extending the time for Nokia to file a Reply Brief in Support of its Motion to Serve Defendants Through Their U.S. Counsel Pursuant to Fed. R. Civ. P. 4(f)(3) and waiving the oral argument on that Motion currently scheduled for May 7, 2010.

On behalf of Plaintiffs Nokia Corporation and Nokia Inc. (collectively "Nokia") and

WHEREAS, Nokia filed its Motion to Serve Defendants Through Their U.S. Counsel in the above-captioned case on March 26, 2010;

WHEREAS, pursuant to Local Rule 7-3, the deadline for Defendants to respond to Nokia's Motion was April 16, 2010;

WHEREAS, with Nokia's consent, Defendants filed their Response in Opposition to Nokia's Motion to Serve Defendants Through Their U.S. Counsel on April 23, 2010;

WHEREAS, the hearing on Nokia's Motion to Serve Defendants Through Their U.S. Counsel is currently scheduled for a hearing before the Court on May 7, 2010;

WHEREAS, there is insufficient time for Nokia to file a Reply Brief in Support of its Motion to Serve Defendants Through Their U.S. Counsel under Local Rule 7-3;

WHEREAS, the parties agree that the deadline for Nokia to file its Reply Brief in Support of its Motion to Serve Defendants Through Their U.S. Counsel should be extended through and including May 7, 2010; and

WHEREAS, the parties agree that after the filing of Nokia's Reply Brief in Support of its Motion to Serve Defendants Through Their U.S. Counsel, the issues raised in Nokia's Motion will have been fully briefed;

THEREFORE, the parties hereby stipulate and agree that the deadline for Nokia to file a Reply Brief in Support of its Motion to Serve Defendants Through Their U.S. Counsel should be extended through and including May 7, 2010. The parties also stipulate and agree that oral argument on Nokia's Motion should be waived and that the hearing scheduled for 9:00 a.m. on May 7, 2010 should be taken off the Court's calendar, subject to any further direction of the Court.

1	IT IS SO STIPULATED	
2	Respectfully submitted,	
3	Dated: May 3, 2010.	
4		
5	/s/ Patrick J. Ahern Bruce H. Jackson	/s/ B. Parker Miller Randall L. Allen (randall.allen@alston.com)
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21		Attorneys for Plaintiffs NOKIA CORPORATION and NOKIA INC.
22		
23		IT IS SO ORDERED this day of May, 2010.
24		
25		Juran Delaton
26		Hon. Susan Illston
		U.S. District Court Judge
27		